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8	UNITED STATES DIS	STRICT COURT	
9			
10	DISTRICT OF	NEVADA	
11	SKY LAW GROUP, a California Professional	Case No.: 2:23-cv-01793-CDS-MDC	
	Corporation,	Case No.: 2.23-ev-01773-CDS-WDC	
12	_	STIPULATION AND ORDER TO	
13	Plaintiff	EXTEND DEADLINE TO RESPOND TO PLAINTIFF'S MOTION TO DISMISS	
14	vs.	COUNTERCLAIM (ECF NO. 57)	
15	PAUL PADDA LAW, PLLC, a Nevada	(SECOND REQUEST)	
	Professional Limited Liability Company; and	(SECOND REQUEST)	
16	DARSHPAUL S. PADDA, ESQ., an individual,	[ECF No. 68]	
17			
18	Defendants		
19	PAUL PADDA LAW, PLLC, a Nevada		
20	Professional Limited Liability Company,		
	G		
21	Counterplaintiff		
22	vs.		
23	SKY LAW GROUP, a California Professional		
24	Corporation,		
	Counterdefendant		
25	Counterderendant		
26			
27			
	1		

Pursuant to Local Rule IA 6-1, Defendants Paul Padda Law, PLLC ("PPL") and Darshpaul S. Padda ("Mr. Padda"), by and through their counsel of record (collectively, "Defendants"), and Plaintiff SKY LAW GROUP ("Sky Law" or "Plaintiff"), by and through its counsel of record (collectively, the "Parties"), hereby stipulate and request that the Court extend Defendant PPL's deadline to respond to Plaintiff's Motion to Dismiss Padda Law's Counterclaim ("Plaintiff's Motion to Dismiss") (ECF No. 57) by seven days, i.e., to October 11, 2024. Plaintiff's Motion to Dismiss was filed on September 16, 2024. PPL's original deadline to respond was September 30, 2024. The Parties' first request sought to push the original deadline to October 4, 2024.

Good cause exists for the extension set forth herein. PPL's counsel, having recently been substituted in, are still in the process of getting up to speed with this litigation. Further, newly-retained counsel's law firm combined with another firm, Spencer Fane LLP, this week and are still engaged in the transition process. Finally, counsel sought to meet and confer with Plaintiff regarding Plaintiff's Motion to dismiss and related claims with hopes of possibly streamlining this litigation. However, Plaintiff's counsel is unavailable to meet and confer with PPL's counsel until Monday, October 7, 2024, due to the observance of a religious holiday. Accordingly, the Parties seek this extension to avoid the potentially unnecessary expenditure of resources pending discussion between their respective counsels. This is the second extension requested for Defendant PPL to respond to Plaintiff's Motion to Dismiss and is not made for the purpose of delay.

## IT IS SO STIPULATED.

DATED this 3rd day of October, 2024.	DATED this 3rd day of October, 2024.
SPENCER FANE LLP	BAILEY KENNEDY

/s/ Anthony A. Torroll		
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Attorneys for Defendants		

Attorneys for Plaintiff

**ORDER** Based on the parties' stipulation, defendant Paul Padda Law's deadline to respond to plaintiff Sky Law Group's motion to dismiss Padda Law's counterclaim is extended to October 11, 2024. Dated: October 4, 2024 U,S. DISTRICT JUDGE